(l) Unless a petition for review is filed as provided in 31 U.S.C. 3805 after a respondent has exhausted all administrative remedies under this part and within 60 days after the date on which the authority head serves the respondent with a copy of the authority head's decision, a determination that a respondent is liable under §25.3 is final and is not subject to judicial review.

§ 25.40 Stays ordered by the Department of Justice.

If at any time the Attorney General or an Assistant Attorney General designated by the Attorney General transmits to the authority head a written finding that continuation of the administrative process described in this part with respect to a claim or statement may adversely affect any pending or potential criminal or civil action related to such claim or statement, the authority head shall stay the process and it shall be resumed only upon receipt of the written authorization of the Attorney General.

§25.41 Stay pending appeal.

(a) An initial decision is stayed automatically pending disposition of a motion for reconsideration or of an appeal to the authority head.

(b) No administrative stay is available following a final decision of the authority head.

§25.42 Judicial review.

Section 3805 of title 31, United States Code, authorized judicial review by an appropriate United States District Court of a final decision of the authority head imposing penalties or assessments under this part and specifies the procedures for such review.

§ 25.43 Collection of civil penalties and assessments.

Sections 3806 and 3808(b) of title 31, United States Code, authorize actions for collection of civil penalties and assessments imposed under this part and specify the procedures for such actions.

§25.44 Right to administrative offset.

The amount of any penalty or assessment which has become final, or for which a judgment has been entered under §§ 25.42 and 25.43, or any amount

agreed upon in a compromise or settlement under §25.46, may be collected by administrative offset under 31 U.S.C. 3716, except that an administrative offset may not be made under this subsection against a refund of an overpayment of Federal taxes, then or later owing by the United States to the respondent.

§ 25.45 Deposit in Treasury of United States.

All amounts collected pursuant to this part shall be deposited as miscellaneous receipts in the Treasury of the United States, except as provided in 31 U.S.C. 3806(g).

§25.46 Compromise or settlement.

(a) Parties may make offers of compromise or settlement at any time.

- (b) The reviewing official has the exclusive authority to compromise or settle a case under this part at any time after the date on which the reviewing official is permitted to issue a complaint and before the date on which the ALJ issues an initial decision. If the designated representative of the Government is not with the Office of General Counsel, the representative shall forward all settlement offers to the reviewing official and cannot negotiate a compromise or settlement with the respondent except as directed by the reviewing official.
- (c) The authority head has exclusive authority to compromise or settle a case under this part at any time after the date on which the ALJ issues an initial decision, except during the pendency of any review under §25.42 or during the pendency of any action to collect penalties and assessments under §25.43.
- (d) The Attorney General has exclusive authority to compromise or settle a case under this part during the pendency of any review under §25.42 or of any action to recover penalties and assessments under 31 U.S.C. 3806.
- (e) The investigating official may recommend settlement terms to the reviewing official, the authority head, or the Attorney General, as appropriate. The reviewing official may recommend settlement terms to the authority head, or the Attorney General, as appropriate.

15 CFR Subtitle A (1-1-04 Edition)

§ 25.47

(f) Any compromise or settlement must be in writing.

§25.47 Limitations.

- (a) The notice of hearing with respect to a claim or statement must be served in the manner specified in §25.8 within 6 years after the date on which such claim or statement is made.
- (b) If the respondent fails to file a timely answer, service of a notice under §25.10(b) shall be deemed a notice of hearing for purposes of this section.
- (c) The statute of limitations may be extended by agreement of the parties.

PART 26—GOVERNMENTWIDE DE-BARMENT AND SUSPENSION (NONPROCUREMENT)

Sec.

- 26.25 How is this part organized?
- 26.50 How is this part written?
- 26.75 Do terms in this part have special meanings?

Subpart A—General

- 26.100 What does this part do?
- 26.105 Does this part apply to me?
- 26.110 What is the purpose of the non-procurement debarment and suspension system?
- 26.115 How does an exclusion restrict a person's involvement in covered transactions?
- 26.120 May we grant an exception to let an excluded person participate in a covered transaction?
- 26.125 Does an exclusion under the nonprocurement system affect a person's eligibility for Federal procurement contracts?
- 26.130 Does exclusion under the Federal procurement system affect a person's eligibility to participate in nonprocurement transactions?
- 26.135 May the Department of Commerce exclude a person who is not currently participating in a nonprocurement transaction?
- 26.140 How do I know if a person is excluded?
- 26.145 Does this part address persons who are disqualified, as well as those who are excluded from nonprocurement transactions?

Subpart B—Covered Transactions

- 26.200 What is a covered transaction?
 26.205 Why is it important if a particular
- 26.205 Why is it important if a particular transaction is a covered transaction?

- 26.210 Which nonprocurement transactions are covered transactions?
- 26.215 Which nonprocurement transactions are not covered transactions?
- 26.220 Are any procurement contracts included as covered transactions?
- 26.225 How do I know if a transaction in which I may participate is a covered transaction?

Subpart C—Responsibilities of Participants Regarding Transactions

DOING BUSINESS WITH OTHER PERSONS

- 26.300 What must I do before I enter into a covered transaction with another person at the next lower tier?
- 26.305 May I enter into a covered transaction with an excluded or disqualified person?
- 26.310 What must I do if a Federal agency excludes a person with whom I am already doing business in a covered transaction?
- 26.315 May I use the services of an excluded person as a principal under a covered transaction?
- 26.320 Must I verify that principals of my covered transactions are eligible to participate?
- 26.325 What happens if I do business with an excluded person in a covered transaction?
- 26.330 What requirements must I pass down to persons at lower tiers with whom I intend to do business?

DISCLOSING INFORMATION—PRIMARY TIER PARTICIPANTS

- 26.335 What information must I provide before entering into a covered transaction with the Department of Commerce?
- 26.340 If I disclose unfavorable information required under §26.335, will I be prevented from participating in the transaction?
- 26.345 What happens if I fail to disclose information required under §26.335?
- 26.350 What must I do if I learn of the information required under §26.335 after entering into a covered transaction with the Department of Commerce?

DISCLOSING INFORMATION—LOWER TIER PARTICIPANTS

- 26.355 What information must I provide to a higher tier participant before entering into a covered transaction with that participant?
- 26.360 What happens if I fail to disclose the information required under §26.355?
- 26.365 What must I do if I learn of information required under §26.355 after entering into a covered transaction with a higher tier participant?